RESORTS.

ORDERED DISSOLVED from Company, the Central F. Company of New Jersey and the and Wilkesbarre Coal Company.

Supreme Court Finds Anthracite Combine Violation of Sherman Act.

RAILROADS ALSO ARE HIT

Justices Stand 4 to 8 in Ruling -Stocks and Bond Adjustment Directed.

WASHINGTON, April 26,-Announcing its decision in a part of the long pending anthracite coal trust cases to-day, the Supreme Court in a four to three opinion sustained a majority of the Government's charges of illegal combi-nation against the Reading Company, a Pennsylvania holding corporation, and certain of its railroad and coal subsidiaries, and ordered their dissolution. tices Holmes and Van de Venter dis-ented, while Justices McReynolds and Brandels took no part in the decision.
Associated with the Reading com

panies as defendants were the Lehigh and Wlikesbarre Coar Company and the Lehigh Coal and Navigation Company, and the constant recurrence of the words "Lehigh Company" throughout the ding caused the opinion to exist that the so-called Lehigh case, which acoad Company and which was argued ast fall with the Reading case, was being decided also,

Despatches saying the Government id also won its case against the Lehigh Valley Railroad Company were sent out. and it was not until almost an hour later, when copies of Justice Clarke's pision were made available, that it was found the court had acted on the Read case alons. The court concluded uncing decisions without reaching the Lehigh Valley Railroad case.

Dissolutions Are Ordered.

he majority opinion held the holding anti-trust act and reversed Fed-'ourt decrees rendered in Philadelin 1915 refusing to sustain the Gev ent's charges of monopoly, but di ing the separation of the Central road of New Jersey from its sub-Mary coal company, the Lehigh and Wilkesbarre Coal Company.

Dissolution was ordered by the Supreme Court of the Reading Company, the Philadelphia and Reading Railroad Company, the Philadelphia and Reading Iron Company, the Central Railroad of New Jersey and the Lehigh d Wilkesbarre Coal Company, main-ned through the holding corporation, that they would be entirely inde-pendent of one another. Disposition of he stock and bonds of the various comsales held by the Reading Company The court, however, sustained lower

decrees absolving the Lehigh Coal Navigation Company, the Lehigh New England Railroad Company, the Lehigh and Hudson River Railway Company of charges as to restrictive ovenants in mining leases with respect the shipping of coal, and refusing to rder the dissociation of the Philadel. pha and Reading Coal and Iron Comhalding company.

harges against the directors of the ag well as George F. Baker, Henry A. Kean and Samuel Dickson, who also were named as defendants, were dis-

Injunction Made Permanent.

"A majority of the individual defendants." the court said, "have died since the suit was instituted, and their successors in office have not been made parties, and since the conclusion to be aprounced can be given full effect by an propriate decree against the corporation defendants, the case as against se remaining individual defendants need not be considered, and as to them the will be dis. w m without prejudice." Similar action was taken in regard to the Wilmington Northern Railroad Company. Injunctions restraining enforcement of provisions inserted by the Reading and Wilkesberre coal companies in coal mined by designated rail routes of corporate agency" with purposely vio-lating in a flagrant manner the Sherman anti-trust act and with suppressing commerce and competition. It also was declared to have secured a "dominating control" not only over two great compet-

but the court said this "dominating s growing as a result of superior and rprising management but by delib-The majority opinion referred to the tigation conducted in 1915 by the laterstate Commerce Commission into the transportation of anthracite coal, the courts said "showed unlawil discrimination against other coal ers by the holding company with he Reading Coal Company and by the Central company with the Wilkesbarre tism tends to discourage competition

to unduly restrain commerce.' Chief Justice Dissents.

hief Justice White rendered a brief minority opinion, in which the dissent-

ourt should be sustained. Justice Clarke in concluding his opin-"It results that the decree of District Court will be affirmed as to the Lehigh Coal and Navigation Company, the Lehigh and New England Railroad Company, the Lehigh and Hud-son River Railway Company as to the restrictive covenants in the mining leases with respect to the shipping of cal, as to the dissolution of the bination between the Philadelphia and Reading Coal and Iron Company and the Lehigh and Wilkesbarre Coal Company, maintained through the Reading company and the Central Railroad of

New Jersey.
"As to the Wilmington and Northern Railroad Company and as to the into District Court will be reversed and the cause remanded with directions to enter a decree in conformity with this dissolving the combination of the Reading Company, the Philadel-rela and Reading Railway Company, Se Philadelphia and Reading Conl and ron Company, the Central Railroad of New Jersey and the Lehigh and Wilkenbarre Coal Company, existing and maintained through the Reading Com-

Many, with such provision for the dis-

READING COAL TRUST pany and from each of the Philadel-Iron Company, the Central Railroad Company of New Jersey and the Lehigh,

Must Be Independent.

"Also that such disposition shall be made by the decree of the stocks and bonds of the Lehigh anad Wilkesbarre Coal Company held by the Central Rail-road Company of New Jersey as may be necessary to establish entire inde-pendence between these two companies to the end that the affairs of all of these now combined companies may be con-ducted in harmony with the law."
"By the opinion," Chief Justice White

said in the dissenting opinion, "now announced, this action of the court beow, insofar as it directed a dismissal, a reversed and virtually the full relief prayed by the Government is there-fore granted. We are unable to concur in this conclusion because in our opinion neither the conventions as to the Sherman act nor the reliance upon the com-modities clause except to the extent that n the particulars stated they were sus-

foundation to rest upon.
"We do not state at any length the reasons which led us to this view, be-cause the court below, composed of three Circuit judges, in a comprehen-sive and clear opmion, sustained the orrectness of the action which it took and also demonstrates the error involved in the decree of this court re-versing its action. To that opinion we for our dissent."

FRENCH BULLDOGS IN HOTEL SHOW

Many Honors for La France Model II. at Waldorf-Astoria Exhibition.

By FRANK F. DOLE.

Never has there been a higher quality of dogs benched in the breed than at the welfth annual show of the French Bulldog Club of America, held yesterday afternoon and evening in the airy roof garden of the Waldorf-Astoria. It is oldest organization devoted exclusively to the breed and brought about the international adoption of its standard of points, including the disnctive bat ears, after a successful battle with the French Bulldog Club of Paris and the Miniature Buildeg Club of There were seventy-five England. enched and there was not a poor speci-

men in the collection. Dr. George G. Anderson made a painstaking and accurate judge. In the ob-McClure Halley and Charles Townsend of Boston, alternated as his ring stewards. Sans Faute, the new purchase of New Haven Yacht Club, made his first appearance and scored second in the strong heavyweight open class to champion Gamin's Rival, Jr., a later reserve in winners, dogs. The quality of the pupples, especially Mrs. Long's Jean Sans Prix, Mrs. Scheeler's Midget Sans Prix and Miss Griffith's Robespierre IV., the allow the Dempsey-Carpentler fight to latter owned in Brooklyn and the other ba held in New York city on July 4. pair near Boston, was a feature.

In selecting Frederic Poffet's La France Model II. as the best dog Judge Anderson made no mistake. He is nearer and the Lehigh and Wilkesbarre the correct size than anything that was against him, and La France Model II. has also a splendid head, good under has also a splendid head, good under jaw, well turned up and a nice layback, beiding company, including the late with a sturdy body set on capital legs former it is held is the first step toward George F. Haer and Henry C. Frick, and feet. The winning bitch, D. W. breaking down the direct primary law. well as George F. Baker, Henry A. Sherwood's ch. Princess D'Or, is of the well as George F. Baker, Henry A. Sherwood's ch. Princess D'Or, is of the and that Tammany Hall in New York.

Font, Daniel Willard, Henry P. Mcam sand Samuel Dickson, who also
Model II., but on lines of greater renumber of judicial nominations are to o'clock Monday morning for New York.

finement throughout.

The awards follow:

Junior Puppies, Dogs—First, Mrs. Howard
Long's Jean Sans Prix; second, Mrs. H. F.
Scheeler's Midget Sans Prix; third, Miss
Helen R. Griffith's Robespierre IV.
Senior Puppies, Dogs—First, Rupet Kobza's Gosnold Garcon; second, Miss L. M.
Gotthold's Richelieu's Boy.
Novice, Dogs, Under Z Pounds—First, Miss
Helen R. Griffith's Robespierre IV.
Senior Puppies, Dogs—First, Miss
Helen R. Griffith's Robespierre IV.
Senior Puppies, Dogs—First, Miss
Helen R. Griffith's Robespierre IV.
Senior Puppies, Dogs—First, Miss
Robespierre IV.
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Senior Puppies, Dogs—First, Miss
Helen R. Griffith's Robespierre IV.
Senior Puppies, Dogs—First, Miss
Helen R. Griffith's Robespierre IV.
Second, His Helen R. Griffith's Robespierre IV.
Second First, Miss Roman Red Miss L. M.
Solidar Roman Red Roman Red

T coal mined by designated rail routes agree made permanent, the court consuming such provisions as unlawful.

Dustice Clark in the majority opinion charged the Reading holding company of an "adroit division of property and of corporate agency" with purposely violating in a flasrant manner the Sherman anti-trust act and with suppressing commerce and competition. It also was addicated to have secured a "dominating control" not only over two great competing control not only over two great competing control not only over two great competing interstate railroad carriers, but the court said this "dominating power was not obtained by normal expansion to meet the demands of a business growing as a result of superior and carriers agreed to have secured a "dominating power was not obtained by normal expansion to meet the demands of a business growing as a result of superior and carriers agreed to have secured to be a superior and the court said this "dominating power was not obtained by normal expansion to meet the demands of a business growing as a result of superior and the superior a

SUE UNITED PICTURE FIRM.

Petition in Bankruptcy Against "Movie" Company Filed.

An involuntary petition in bankruptcy was filed in the United States District Court yesterday afternoon against the United Picture Theatres of America, dividual defendants, the bill will be inthinised without prejudice. As to the feading Company, the Philadelphia and Reading Railway Company, the Philadelphia and Reading Coal and Iron Company and the Central Railroad titioners allegs the liabilities of the comin District Court will be reversed and aggregate \$375,000 and assert their assets aggregate \$300,000. They place their claim at \$1,800. Irving Ernst of the law firm of Olcott, Bonynge, McManus & Ernst, acted for the creditors.

1,000 to Ald War Sufferers. More than a thousand women offered their services as volunteer workers in the Non-Sectarian Greater New York Campaign for Jewish War Sufferers, which will begin next week, at a meeting yesterday afternoon in the Washington Heights branch of the Y. M. H. A., 975 bonds and other property of the Vari-ous companies held by the Reading Com-make a house to house canvass in Washthe entire independence from that com- Mrs. David Goldfarbechairman.

MANY ASK HEARING ON SEDITION BILLS

Religious, Political and Educational Societies See Danger in Measures.

ALSO IN SOCIALIST ACT

Boxing, Beer, Absentee Voters and Daylight Saving Measures Before Governor.

Special to THE SUN AND NEW YORK HURALD. ALBANT, April 26 .- Considerable prestained by the court below has any sure is being brought to bear upon Gov. Smith to force him to hold a hearing on the Lusk Committee anti-sedition and the Sweet anti-Socialist bills be-fore he signs or rejects them. Requests Governor by various religious, political and educational organizations, among them the Federated Council of Churches of Christ in America, which are becoming more and more impressed with the therefore refer as stating the reasons far reaching effect of these measures. They assert the laws will hinder the freedom with which schools may be conducted and impose a censorship on political thought. The New York Bar Association also will ask to be heard

upon the measure.
The Governor said to-day that he will not start any of the hearings on the thirty day bills until next week, and that he would then give hearings only upon those for which requests for hear-ings are made. He would not discuss to-night the disposition of the Socialist and sedition bills, but from opinions he has expressed of the trial of the five expelled Assemblymen his friends believe he will reject them.

Most of the other thousand bills which

Most of the other thousand bills which the Legislature passed are local measures or "pork" bills, and it probable that not more than a dozen of them will have hearings. These include, besides those mentioned, the judicial consider these portions and the portions are the portions are the portions and the portions are the portions are the portions and the portions are the properties are the pro vention bill, daylight saving, beer, boxing and absentee voters' bill.

the beer bill shortly after the hearing if the decision of the United States Supreme Court is delayed until that time All sorts of rumors are rife at the Capitol to-day as to the causes of the delay until the last minute of the pas-one time Austrian passenger craft but sage of the boxing bill. One reason is now under American registry, was termthat the swapping of political favors, involving both the daylight saving repeal bill demanded by the farmers and the makeup of the proposed State boxing commission, had a lot to do with it. Rethat the Rules Committee had decided to report the bill openly charged that an agreement must have been reached Commodore John N. Champion of the between the Republican leaders and Gov. Smith as to the appointment of the boxing commissioners.
It is said the Republicans had de-

manded that at least one of the commis-sioners be a Republican. It is also asserted that one of the main reasons for the forcing through of the bill was to The Governor expects a request for hearing on the boxing bill.

Advocates of the upholding of the present direct primary law undoubtedly will demand to present arguments to the Governor against the signing of the Judicial District Convention possibly the Absentee Voters bill. be made in New York next autumn. It

advising Mr. and Mrs. William T. Col-yer, allen radicals, seeking to stay an order for deportation issued by the immigration authorities on their conduct while at liberty under bonds. "It seems to me," he said, "that vio-

lent Socialistic propaganda would never be more foolish than now. To speak colloquially. I wouldn't run my head against a stone wall if I were you. "A good share of the American peo-ple seem lacking in historical perspec-Navy Department officials said to-day. tive and a sense of humor. It is diffi-cult to give allens their rights when the people see nothing but red. It is diffi-cult to uphold the Government's laws.

Benior Pupples, Bitches—Jrist, E. P. TraiteSenior Pupples, Bitches—Jrist, E. P. TraiteSenior Pupples, Bitches—Jrist, E. P. TraiteSound Jessamins; thiri, Lone Star Kennels'
Lone Star Resette.

Novice. Bitches, Under 22 Pounds—First,
Sovice. Bitches, Under 22 Pounds—First,
E. P. Traiteler's Lang Feyrar; second, H. W.
Jackson's Ms. Cherie D'Anjou; thiri, Miss
E. H. Ely's Panchen IV.
Novice. Bitches, 22 and Not Over 22 Pounds—First, Mss. Miller's Relie Tout Suite:
American Bred, Bitches—First, Chen F. J.
Limit, Bitches, Under 22 Pounds—First, Mss.
E. P. Traiteler's Lang Feyrar; second, Mss.
C. W. Rekreson's Beaucoup II.; third, C. D.
Little's Watchit.
Limit, Bitches, 22 and Not Over 28 Pounds—First, Mss.
Coem, Bitches, 22 and Not Over 28 Pounds—First, Mss.
Coem, Bitches, 19 Repeated Star Relies, Limit, Bitches, Under 17 Pounds—Jits Miss
E. H. Ely's Haweith Amourette.
Open, Bitches, 19 Repeated Star Research, Haweith Miss E. H. Ely's Panchon IV.; second, Repeter Second, England Star Research, Haworth Kennels' Haweith Amourette.
Open, Bitches, 19 Repeated Star Research, Haweith Schales of Common Star Research, Haweith Amourette, Coem, Bitches, 19 Repeated Star Research, Haweith Amourette, Coem, Bitches, 22 and Not Over 28 Pounds—First, Mss.
E. H. Ely's Panchon IV.; second, Repeter Second, Repeter Second, Lone Star Research, Haworth Kennels' Haweith Amourette, Coem, Bitches, 22 and Not Over 28 Pounds—First, Mss.
E. H. Ely's Panchon IV.; second, Repeter Second, Re

SHIPPING NEWS

Continued from Twelfth Page.

Cleared 28th, strs Verbania (Br), Liverpool;
Cleared 28th, strs Verbania (Br), Liverpool;
Bordeaux; schr Stewart T Salter (Br), Bordeaux; schr Stewart T Salter (Br), Brased down Reedy Island 20th, str Klowa, Philadelphia for Norfolk.

Passed oup Delaware Breakwater 26th, str Paulaboro, Galveston for Philadelphia.

Passed out 28th, motor ship Bayonne, Philadelphia for New York.—Wind NE, 10 miles; partiy cloudy.

PROVIDENCE, RI, April 26—Arrived, strs C A Canfield, Tampico; E C Pope, Norfolk.

SAN FRANCISCO, Cai, April 25—Arrived, strs West Katan, New York; Moshulu, Eureks.

Salled 28th, strs Tottori Maru (Jap), from Hong Kong for New York.

SKATTLE, Wash, April 25—Arrived, str Maquan, Yokohama.

Selled 28th, str Stanley, Yokohama.

SAN JUAN, PR, April 22—Salled, str Santa Tecla, New York.

SAN JUAN, PR, April 22—Salled, str Santa Tecla, New York.

SAN JUAN, PR. April 22—Salled, str Santa Tecla, New York,
SAVANNAH, Ga., April 26—Arrived, str Howard, Philadelphia; tug Three Friends, 11avana, towing barge Benefactor,
Arrived 20th, str Ligonier, Port Arthur,
Salled 20th, str Lake Fostoris, Brunswick;
Persian, Philadelphia,
Salled 20th, str Howard, Jacksonville,
TACOMA, Wash, April 25—Salled, stra Iconhum, Yokohama, &c; Fushimi Maru (Jap), Hong
Kong, &c

ium, Yokohama, &c; Fushimi Maru (Jap), Hong Kong &c.

TAMPA, Fis, April 28—Arrived, schr C H Hackley, Sagua la Grandet Lady Marian, do.

VINEYARD HAVEN, Mass, April 20, 1 PhiArrived, tug Tamaqua, Philadeiphia, towing harges Molino, for Portland, and Cocalico and Eagle Hill, for Bangor.

Arrived 26th, schra Charles G Endicett, New York for Oporto; Annie B Mitchell, Long Cove for New York; Ida B Gibson, Stockton for do; Rebecca G Whilidin, Calais for do; Moonlight do for de: Sarah Eaton, do ito discharge.

Sailed 26in, schr William Booth (from Vinglhaven), New York, —Wind variable, light.

is believed the Governor will sign ENTERS S. AMERICAN SERVICE.

ADVERTISEMENTS.

COMPANY MEETINGS.

MAPPIN & WEBB, LIMITED. (GOLDSMITHS, SILVERSMITHS, JEWELLERS AND CUTLERS.)

RECORD SALES AND PROFITS. THE ENGLISH WORK-ING MAN.

The ELEVENTH ANNUAL MERTING of Mappin and Webb, Ltd., was held on March Sist at the Bayor Hotel, Mr. William Harris, chairman of the Company, presiding.

Mr. F. Watts, F. C. I. S. one of the joint accretifies read the notice convening the Mr. F. Watts, F. C. I. S. (one of the foint scretaries) read the notice convening the meating and the auditors' report.

The Charman, who was received with cheers, said: Ladies and Genliemon, I have much pleasure in moving "That the Directors' Report and the Balance theat to the list December, 1919, (which have been in your hands for some days) and the Directors' recommendations as to the appropriation of the Profits be and the name are hereby adopted." It is nearly four years and since I first had the pleasure of meeting you, and I then had a very unpleasant task. Our circumstances were then not very brilliant and we had considerable leaway to make up, but I told you not to lose hope, but to be of good cheer and to have faith in your Directors. You were good enough to have not to present the profits of great gratification to me and to all your Directors that your faith in us has source of great gratification to me and to all your Directors that your faith in us has source of great gratification to me and to all your Directors that your faith in us has been abundantly justified. "FINEST BALANCE SHEET EVER

Arrived Mar Fanness, Philidelphik, towing a registration with an interest of the larger of principles of principles and the large of the larger of the large

Adjoints show in the year of the common to t

ADVERTISEMENTS.

imposed upon us. This you can readily infer from the increase in the amount of our creditors during the year by no less than 1231,257. In the course of this meeting, therefore, I intend to move that our borrowing powers be raised from \$400,000 to \$750,000—a motion which I hope will gain your approval.

You will naturally ask how we intend to raise the additional money contemplated. In the first instance, we will borrow it, but ultimately, I think, it will take the form of an issue of shares to the shareholders on favorable terms for a part of it. The other part must be repaid by yearly instalments out of profits.

As long as I am chairman of this company, I am determined that our finances shall be conservatively handled, that our capital shall be kept as low as possible, and that a substantial part of the funds for our expansion shall come out of profits. I hope you will agree with me. By such a course we keep our company financially sound and improve the value of our shares year by year.

I think our thanks are due to our staff for

I think our thanks are due to our staff for their loyal and faithful services during the year, and by "our staff I mean not only those who wear black coats, but also those who wear leather aprons and our buffer girls in Sheffield. I must specially mention our branch managers, some of them 6,000 miles away, who, day in and day out throughout the year, fulfil their duty faithfully and well. We are, I am glad to say, on the most cordial and friendly terms with them all. We trust them, and I think the feeling is reciprocated.

Of our total sales, it may interest you to know a little more than one-third consists of articles of luxury, and not quite two-thirds articles of utility.

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SANITY OF OUR ELECTORATE AND SAGACITY OF OUR STATESMEN."

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The

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